that each crow for which he claims the bounty was caught and killed within the county, and not more than thirty days previous to the time when such proof of claim is filed.

Sec. 3. **Proof destroyed.** The head and feet of each crow, upon which said bounty shall have been paid, shall be destroyed by the auditor of the county wherein such crow was taken and killed, as soon as proof has been accepted, by him.

Approved April 3 A. D. 1913.

CHAPTER 191.

PARTITION FENCES.

H. F. 481.

AN ACT to amend the law as it appears in section twenty-three hundred fifty-eight (2358) of the code, relating to partition fences.

Be it enacted by the General Assembly of the State of Iowa:

Section 1. **Default—damages—how collected.** That the law as it appears in section twenty-three hundred fifty-eight (2358) of the code, be and the same is hereby amended by striking out all of said section following the word "days" in line eleven (11) thereof, and by inserting in lieu thereof the following: "The fence viewers shall certify to the county auditor the full amount due from the party or parties in default, including all fees and cost taxed, together with a description of the real estate owned by the party or parties in default along or upon which the said fence exists, and the county auditor shall enter the same upon the tax list and the amount shall be collected as other taxes and when so collected same shall be paid to the party or parties entitled thereto."

Approved April 19 A. D. 1913.

CHAPTER 192.

DUTY OF PEACE OFFICERS RELATIVE TO INTOXICATING LIQUORS.

H. F. 278.

AN ACT to amend the law as it appears in section twenty-four hundred twenty-eight (2428), of the code, relating to the duties of peace officers

Be it enacted by the General Assembly of the State of Iowa:

Section 1. Duties—directed by county attorney—expenses—how paid. That section twenty-four hundred twenty-eight (2428), of the code be and the same is hereby amended by adding thereto at the end thereof the following:

"Any peace officer shall, whenever directed in writing so to do by the county attorney, make special investigation of any alleged or supposed infraction of the law within his county, and report in writing with reference thereto